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BERCULOSIS—COUNTY HOSPITALS FOR TREATMENT OF PERSONS AFFECTED WITH
(LAWS OF 1912, CHAP. 301, APPROVED APR. 1, 1912).

1. Whenever the board of chosen freeholders of any county in this State shall have resolved to establish a hospital for the care and treatment of persons suffering with tubercular diseases, under the authority of any law of this State, it shall be lawful for such body to acquire, in the name of such county, lands and buildings, the property of any municipality of this State, used for like purposes, located within such county, by agreement with the governing body of such municipality, or by condemnation, in the manner prescribed by an act entitled "An act to regulate the ascertainment and payment of compensation for property condemned or taken for public use (Revision of 1900)," approved March 20, 1900, and the supplements and amendments thereto.

2. This act shall take effect immediately.

PUBLIC WATER SUPPLIES—PROTECTION OF (LAWS OF 1912, CHAP. 317, APPROVED
APR. 1, 1912).

1. Whenever any person or corporation furnishing water for potable purposes finds it necessary, for any reason whatever, to make any change, temporary or permanent, in the operation of their plant or in the manner of furnishing such water, which may in any way, either temporarily or permanently, tend to deteriorate the potable quality of the water so furnished, by pumping directly into reservoirs or supply mains untreated water when the ordinary supply is subjected usually to some form of purification treatment or by any other similar or dissimilar change in said supply the tendency of which is to cause polluted waters to be forced into distributing pipes, the said person or corporation, before making such change, or, in case of emergency, requiring the immediate making of changes in the operation of the plant or in the manner of furnishing such water, within six hours after making such change shall notify the local board of health and shall also notify, by telegraph or telephone, the State board of health as to the character and estimated duration of such change.

2. Every person or corporation violating any of the provisions of this act, either by corporate action or the unauthorized act of an employee, shall be subject to a penalty of \$100, to be recovered in an action of debt by the local board of health, or, if there is no local board of health, then at the suit of the State board of health.

3. Nothing herein contained shall operate to relieve such person or corporation from any suit or action on behalf of any person aggrieved by the action of such person or corporation in making any such change as is referred to in paragraph 1 of this act.

4. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

INDUSTRIAL AND OCCUPATIONAL DISEASES—REPORTING OF CASES OF (LAWS OF
1912, CHAP. 351, APPROVED APR. 1, 1912).

1. Every physician attending upon or called in to visit a person whom he believes to be suffering from poisoning from lead, phosphorus, arsenic, or mercury, or their compounds, or from anthrax, or from compressed-air illness, contracted as a result of such person's occupation or employment, shall within 30 days after his first professional attendance upon such person send to the State board of health a written notice, stating the name and full post-office address and place of employment of such person, and the nature of the occupation, and the disease or ailment from which, in the opinion of such physician, the person is suffering, with such other specific information as may be required by the State board of health.

2. Any physician who shall fail to perform the duty imposed by section 1 of this act, within the time therein limited, shall be liable to a penalty of \$25 for each offense. Any penalty incurred under the provisions of this act shall be sued for and recovered